MICHAEL R. HALL 1 Nevada Bar No. 5978 2 mhall@lawhjc.com ASHLIE L. SURUR, ESQ. Nevada Bar No. 11290 3 asurur@lawhjc.com 4 HALL, JAFFE & CLAYTON, LLP 5 7425 Peak Drive Las Vegas, Nevada 89128 (702) 316-4111 6 Fax (702) 316-4114 7 8 Attorneys for Defendant/Cross Claimant Shelton Brothers, Inc. 9 UNITED STATES DISTRICT COURT 10 DISTRICT OF NEVADA 11 DONALD NICHOLSON, Case No.: 2:16-cv-01335-RFB-VCF 12 PLAINTIFF, STIPULATION AND ORDER TO 13 EXTEND TIME TO RESPOND TO PLAINITIFF'S MOTION FOR LEAVE VS. 14 TO EXCUSE TREATING PHYSICIANS DISPACK PROJECTS NV D/B/A DOLIUM, FROM PREPARING EXPERT 15 A BELGIAN COMPANY: SHELTON **REPORTS** BROTHERS, INC., A MASSACHUSETTS 16 CORPORATION; ADVANTAGE TRANSPORTATION, INC., A UTAH 17 CORPORATION; ROE DISTRIBUTORS I-V; ROE MANUFACTURERS I-V; ROE 18 TRANSPORTERS I-V: DOES I THROUGH X; AND ROE CORPORATIONS I THROUGH 19 X, INCLUSIVE, 20 DEFENDANTS. 21 SHELTON BROTHERS, INC., A MASSACHUSETTS CORPORATION. 22 CROSS-CLAIMANT, 23 V. 24 DISPACK PROJECTS NV D/B/A DOLIUM, 25 A BELGIAN COMPANY; ADVANTAGE TRANSPORTATION, INC., A UTAH 26 CORPORATION. 27 CROSS-DEFENDANTS.

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STIPULATION AND ORDER TO EXTEND TIME TO RESPOND TO PLAINITIFF'S MOTION FOR LEAVE TO EXCUSE TREATING PHYSICIANS FROM PREPARING EXPERT REPORTS

Pursuant to Local Rules ("LR") IA 6-1, the parties, by and through their respective attorneys, stipulate as follows:

- 1. On September 13, 2018 Donald Nicholson filed a Motion for Leave To Excuse Treating Physicians From Preparing Expert Reports [ECF. 54].
 - 2. The deadline to respond to the Motion for Leave for leave is September 27, 2018.
- 3. Initial expert disclosures were due September 14, 2018. The faxed copy received by Shelton Brothers was nearly illegible. The mailed copy was received on September 19, 2018. Shelton Brothers, therefore, requires additional time to analyze Plaintiff's initial disclosures to fully and fairly brief its response to Plaintiff's pending request. This constitutes good cause for a brief extension of the response deadline.

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1	4. The parties stipulate to extend the response deadline from September 27, 2018 to	
2	October 5, 2018.	
3	Dated September 27, 2018.	Dated September 27, 2018.
4	HALL, JAFFE & CLAYTON, LLP	GANZ & HAUF
5	By: <u>/s/Ashlie L. Surur</u> Michael R. Hall, Esq.	By: <u>Cara Xidis</u> Cara Xidis, Esq.
6	Nevada Bar No. 5978 Ashlie L. Surur, Esq.	Nevada Bar No. 11743 8950 W. Tropicana Ave, Ste 1
7	Nevada Bar No.11290 7425 Peak Drive	Las Vegas, NV 89147 Attorneys for the Plaintiff
8	Las Vegas, Nevada 89128 Attorneys for Defendant/Cross	33
9	Claimant Shelton Brothers, Inc. Dated September 27, 2018.	
10	Dated September 27, 2016.	
11	By: /s/Kenneth E. Goates Kenneth E. Goates, Esq.	
12	Nevada Bar No. 8087 Mikesell Law Offices	
13	7251 West Lake Mead, #250 Las Vegas, NV 89128	
14	Attorney for Advantage Transportation	
15	<u>ORDER</u>	
16	IT IS SO ORDERED.	
17	(antisale)	
18	UNITED STATE MAGISTRATE JUDGE	
10	Comtomb on 20, 2010	
19	DATED: September 28, 2018	
20	DATED: September 28, 2018	
	DATED: September 28, 2018	
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20 21 22 23 24	DATED: September 28, 2018	
20 21 22 23 24 25	DATED: September 28, 2018	